UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA GAINESVILLE DIVISION

Santana Bryson and Joshua Bryson,	
as Administrators of the Estate of)
C.Z.B., and as surviving parents of)
C.Z.B., a deceased minor,) Case No. 2:22-CV-017-RWS
)
Plaintiffs,) JURY TRIAL DEMANDED
)
V.)
)
Rough Country, LLC,)
)
Defendant.)

DEFENDANT ROUGH COUNTRY, LLC'S NOTICE OF SERVICE UNDER O.C.G.A § 9-4-7(C) REGARDING CONSTITUTIONALITY

COMES NOW Defendant Rough Country, LLC ("Rough Country"), by and through its undersigned counsel, and gives notice that, pursuant to O.C.G.A. § 9-4-7(c), it has served the Attorney General of the State of Georgia with a copy of its Motion for Summary Judgment and Memorandum of Law in Support, wherein it alleges that O.C.G.A. § 40-8-6, as was in effect on March 15, 2020, is unconstitutional or otherwise invalid by statutory overnight delivery and first class mail as follows:

Attorney General Chris Carr Office of the Attorney General 47 Trinity Street, SW Atlanta, Georgia 30334 Attorney General Chris Carr Office of the Attorney General 40 Capital Square, SW Atlanta, Georgia 30334

This 15th day of August, 2024.

Respectfully submitted, WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC

/s/ Aaron B. Chausmer

Richard H. Hill, II Georgia Bar No. 354425 Lindsay G. Ferguson Georgia Bar No. 140970 Aaron B. Chausmer Georgia Bar No. 119998

3344 Peachtree Road, N.E. Suite 2400 Atlanta, GA 30326 Phone: 404-876-2700

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Attorneys for Defendant Rough Country, LLC

RULE 7.1D CERTIFICATE OF TYPE, FORMAT AND FONT SIZE

Pursuant to Local Rule 7.1D of the United States District Court of the Northern District of Georgia, the undersigned certifies that the foregoing submission to the Court complies with Local Rule 5.1 in that it was computer-processed, double-spaced between lines, and used Times New Roman font of 14 point size.

CERTIFICATE OF SERVICE

This is to certify that I have electronically served the foregoing filing with the Clerk of Court via CM/ECF, which will send a copy to the following attorneys of record:

Tedra L. Cannella
Robert H. Snyder, Jr.
Rory A. Weeks
Devin Mashman
CANNELLA SNYDER LLC
315 W Ponce de Leon Ave
Suite 885
Decatur, GA 30030
ATTORNEYS FOR PLAINTIFFS

This, 15th day of August, 2024.

Aaron B. Chausmer
Aaron B. Chausmer
Georgia Bar No. 119998